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September 21, 1979

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Attn: MIIA - PS - D

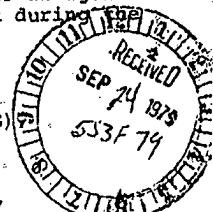
Re: FREEDOM OF INFORMATION ACT REQUEST  
Re: Tscherim Soobzokov, a/k/a  
Abdul Karim Soobzaqua

Dear Sir:

I am an attorney involved in the defense of an active civil litigation\* in which the above-named person, Tscherim Soobzokov, is a plaintiff. In order to adequately prepare the defense of this matter, I hereby make demand upon you, pursuant to Title 32, Chapter 5, Part 518, Subpart A for the following documents:

1. Each and every document evidencing or referring to the employment of subject by your department during the years 1940 to date.
2. Each and every document evidencing or referring to subject's use as an intelligence agent by or for the use of your department during the years 1940 to date.
3. Each and every document evidencing or referring to any security or other investigation made of subject by your department during the years 1940 to date.
4. Any information obtained by your department having reference to, or concerning, subject's activities as an agent or operative of any Fascist or Communist government during the years 1936 to date.

\* Soobzokov v. CBS Inc., et al., 78 Civ. 4908 (GLG)



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SOURCE METHOD EXEMPTION 382B  
NAZI WAR CRIMES DISCLOSURE ACT  
DATE 2005

FOR COORDINATION WITH

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